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12	UNITED STATES	DISTRICT COURT
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14	DISTRICT OF NEVADA	
15	HP TUNERS, LLC, a Nevada limited liability company,	Case No. 3:18-cv-00527-LRH-WGC
16 17	Plaintiff,	STIPULATION FOR EXTENSION OF TIME FOR BRIEFING ON MOTION TO
18	VS.	DISMISS
19	KENNETH CANNATA,	(First Request)
20	Defendant.	AND ORDER THEREON
21		
22	IT IS HEREBY STIPULATED BY AND BETWEEN Plaintiff HP Tuners, LLC, through	
23	its attorneys, Andrew P. Bleiman, Esq., MARKS & KLEIN, and Cecilia Lee, Esq. and Elizabeth	
24	High, Esq., LEE HIGH, LTD., and Defendant Kenneth Cannata, through his attorney, Bart Larsen,	
25	Esq., KOLESAR & LEATHAM, to extend the briefing deadlines relating to the Motion to Dismiss,	
26	which was filed on November 26, 2018. ECF No. 10. Pursuant to LR 7-2, the current response	
27	deadline is December 10, 2018, and the reply deadline is December 17, 2018.	

1 2 3 4 5 6 7 8 9 10 Stipulation. 11 12 LEE HIGH, LTD. /s/ Elizabeth High, Esq. 13 CECILIA LEE, ESO. 14 ELIZABETH HIGH, ESQ. 15 MARKS & KLEIN 16 /s/ Andrew P. Bleiman, Esq. 17 ANDREW P. BLEIMAN, ESO. Attorneys for Plaintiff HP Tuners, LLC 18 19 20 21 IT IS SO ORDERED. 22 23 24 UNITED STATES DISTRICT JUDGE 25

The parties hereby agree that Plaintiff HP Tuners, LLC shall have until January 7, 2019, to file its response to the Motion to Dismiss. Plaintiff HP Tuners, LLC requests the additional time to respond to the Motion to Dismiss for good cause because during December 2018, counsel for Plaintiff has several other case-related deadlines, and, additionally, will be attending a work conference out of the office. This is the parties' first request for an extension of time. The parties further hereby stipulate that Defendant Kenneth Cannata shall have until

January 21, 2019, to file his reply in support of his Motion Dismiss. The parties finally stipulate that the discovery plan/scheduling order shall be due by February 1, 2019.

For the above reasons, the parties respectfully request that this Court approve the

DATED this 5th day of December, 2018.

KOLESAR & LEATHAM

/s/Bart Larsen, Esq. BART LARSEN, ESO. Attorney for Defendant Kenneth Cannata

DATED: this 6th day of December, 2018.

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